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 5
    Privately-Retained Attorney for
 6
     Defendant DONALD RAY WILLIAMS
 7
 8
                 UNITED STATES DISTRICT COURT
 9
               NORTHERN DISTRICT OF CALIFORNIA
10
                       SAN JOSE DIVISION
11
   UNITED STATES OF AMERICA, )
                                 No. CR 08-00040 JF
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                 Plaintiff,
                                 STIPULATION AND PROPOSED ORDER TO
                                 CONTINUE DEFENSE MOTION FOR NEW
                                 TRIAL AND SENTENCING
    ONALBORAY WILLIAMS.
                 Defendant.
16
       DZ
                        THE STIPULATION:
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            Retained Defense Attorney Susan Dondershine and Assistant
18
   United States Attorney Gary Fry hereby stipulate to request that
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   the Court continue the Defense Motion for a New Trial currently
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   set for March 18, 2009 to
                               and continue Sentencing
21
   currently set for April 15, 2009 to
                                           une 24, 2007.
22
             This request is based on the just-retained defense
23
  attorney's need to thoroughly learn, analyze, and defend this
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  criminal prosecution for felony arson, including the following
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   intended attorney work:
26
                (1) obtaining, reviewing, investigating, and analyzing
27
                    all written, recorded, and physical evidence; and
28
                (2) obtaining, reviewing, and analyzing the Court
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record of this prosecution, including the substantial jury trial transcript; and thoroughly investigating and medically and

- (3) thoroughly investigating and medically and legally analyzing Mr. Williams's long and significant history of mental illness and facilitating appropriate psychiatric analysis and examination; and
- (4) working closely with Mr. Williams and Probation to accomplish an appropriate and just disposition of this matter.

Dated:March \, 2009

SUSAN L. S. Steiger DONDERSHINE, 3

Attorney at Law,

Retained Defense Attorney to Defendant

DONALD RAY WILLIAMS

Dated: March 5, 2009

GARY G. FRY,

Assistant United States Attorney

## THE COURT'S ORDER:

GOOD CAUSE APPEARING,

TRIAL BE CONTINUED TO MAY 272009 AND THAT SENTENCING BE

CONTINUED TO JUE

24, 5009

Dated: March 6 , 2009

JEREMY D. FOGIL, JUDGE

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